ESTTA Tracking number: ESTTA1097026

Filing date: 11/23/2020

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91247414
Party	Defendant Campus Crew (2005) Inc.
Correspondence Address	GEORGE MCGUIRE BOND SCHOENECK & KING PLLC ONE LINCOLN CENTER SYRACUSE, NY 13202 UNITED STATES Primary Email: gmcguire@bsk.com Secondary Email(s): bskpto@bsk.com 315-218-8515
Submission	Answer
Filer's Name	George R. McGuire
Filer's email	gmcguire@bsk.com, bskpto@bsk.com
Signature	/George R. McGuire/
Date	11/23/2020
Attachments	answer.pdf(130918 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

J. Crew Domestic Brand, LLC,

Mark: CAMPUS CREW

Opposer,

Serial No.: 77/692,069

v.

Filed: March 16, 2009

Campus Crew (2005) Inc.,

2019

Applicant.

Opposition No.: 91247414

Published in the Official Gazette of January 1,

CAMPUS CREW (2005) INC.'S ANSWER

Applicant Campus Crew (2005) Inc. ("Campus Crew"), submits the following Answer and Affirmative Defenses to Opposer J. Crew Domestic Brand, LLC's ("Opposer") Notice of Opposition ("Opposition") of Application Serial No. 77/692,069:

Answers to Numbered Paragraphs

- 1. Campus Crew lacks the knowledge or information to admit or deny the allegations in paragraph 1 of the Opposition, and therefore denies the same.
- 2. Campus Crew lacks the knowledge or information to admit or deny the allegations in paragraph 2 of the Opposition, and therefore denies the same.
- 3. Campus Crew lacks the knowledge or information to admit or deny the allegations in paragraph 3 of the Opposition, and therefore denies the same.
- 4. Campus Crew lacks the knowledge or information to admit or deny the allegations in paragraph 4 of the Opposition, and therefore denies the same.
- 5. Campus Crew lacks the knowledge or information to admit or deny the allegations in paragraph 5 of the Opposition, and therefore denies the same.

6. Campus Crew admits the allegations in paragraph 6 of the Opposition.

7. Campus Crew lacks the knowledge or information to admit or deny the allegations in

paragraph 7 of the Opposition, and therefore denies the same.

8. Campus Crew denies the allegations in paragraph 8 of the Opposition.

9. Campus Crew admits the allegations in paragraph 9 of the Opposition.

10. Campus Crew admits the allegations in paragraph 10 of the Opposition.

11. Campus Crew denies the allegations in paragraph 11 of the Opposition.

Wherefore, Campus Crew requests that the Opposition to Application Serial Number 77/692069 by J. Crew Domestic Brand, LLC be dismissed, and that the Trademark Trial and Appeal Board grant all other appropriate relief to Campus Crew as it deems just.

Dated: November 23, 2020 Respectfully submitted,

/George R. McGuire/

George R. McGuire BOND, SCHOENECK & KING PLLC One Lincoln Center Syracuse, New York 13202

Telephone: (315) 218-8515

COUNSEL FOR APPLICANT CAMPUS CREW (2005) INC.

Certificate of Service

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted,
/George R. McGuire/
George R. McGuire
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